

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Patrick H. Potega, Pro Se) RE: PETITION TO REVIVE FOR) PATENT ABANDONED) UNAVOIDABLY					
Serial No.: 09/475,946)) Date: 11 July 2003					
Filed: December 31, 1999) Examiner: Thuan N. Du					
For: "HARDWARE FOR CONFIGURING AND DELIVERING POWER")) Group Art Unit: 2185)					
Attention: Office of Petitions Mail Stop PETITION Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450						

Petition to Revive For Patent Abandoned Unavoidably

Sir:

This is in response to the Notice of Abandonment mailed 19 May 2003. The Notice states Application # 09/475,946 titled "Hardware for Configuring and Delivering Power," as filed on 31 December 1999 is abandoned because applicant allegedly failed to timely file a proper reply to the Office letter mailed 9 September 2002.

Applicant petitions the Commissioner to revive the application, in view of the application being abandoned unavoidably. Applicant declares the following as to why the applicant's failure to respond to the aforesaid Office Action was unavoidable:

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OFFICE OF PETITIONS

1) During the period from the date of filing the referenced subject application on 31 December 1999 until April/May 2001, applicant was represented in this matter by attorneys/agents Colin P. Abrahams, Esq. (Registration No. 32,393) and Don A. Hollingsworth, Esq. (Registration No. 25631). According to the "Combined Declaration and Power of Attorney" (attached "Exhibit A") signed by applicant on 31 December 1999, all correspondence in connection with the application was to be sent to Mr. Abrahams' address at:

5850 Canoga Avenue

Suite 400

Woodland Hills, CA 91367

Mr. Hollingsworth's business address was different from Mr. Abraham's.

- 2) In a collection letter to applicant dated 2 April 2001, Mr. Hollingsworth wrote: "Please also consider this letter as advance notice that, should you not pay the full balance of your account..., you leave me no choice but to withdraw my power of attorney status with the United States Patent and Trademark Office, ... " (see last paragraph in attached "Exhibit B"). In that this was Mr. Hollingsworth's third collection letter and, in that such expressions as "you leave me no choice" in the context of collections efforts are often more hyperbolic than actual, applicant did not consider Mr. Hollingsworth's "advance notice" of withdrawal a proper notice to applicant under 37 C.F.R. §1.36.
 - a) Furthermore, even though Mr. Hollingsworth's "advance notice" of withdrawal in his April 2 collection letter was apparently to take effect on April 20, 2001 (see paragraph above the highlighted text), his decision to actually withdraw must have actually occurred sometime after his April 20 deadline. This is substantiated in his 9 June 2001 official "Request For Withdrawal As Attorney of Record" (attached "Exhibit C"), in which Mr. Hollingsworth cites, in the fourth paragraph, a conversation with "at least one PTO Examiner" in which applicant

allegedly had made a statement to the Examiner that Mr. Hollingsworth "no longer represented" applicant. Even more to the point is that Mr. Hollingsworth was, at some time after his letter's 20 April 2001 deadline, still communicating with at least one Examiner, so his "advance notice" to applicant of his withdrawal can only be viewed as being misleading, inappropriate, and invalid.

- b) Also, Applicant was never notified by Mr. Hollingsworth as to the cited conversation with the "at least one" Examiner cited in his Request For Withdrawal, Applicant's records indicate that, during the April-July time period, applicant had two pending Responses to Office Actions which had expiration dates that had less than within 30 (thirty) days remaining, specifically:
 - Response to Office Action mailed on 19 January 2001, for application 09/378,781 titled "Method and Apparatus For Transferring Electrical Signals Among Electrical Devices," which had an expiration date for filing a response of 3 (three) months, and a maximum time period for which a response could be extended of 3 (three) additional months (see letter from Mr. Colin Abrahams as attached "Exhibit D").
 - Response to Office Action mailed on 27 February 2001, for application 09/193,790 titled "Universal Power Supply," which had an expiration date for filing a response of 1 (one) month, and a maximum time period for which a response could be extended of 5 (five) additional months (see letter from Mr. Abrahams as attached "Exhibit E," in particular the last paragraph on page 2 directing this pending matter to Mr. Hollingsworth, and the "cc: Don Hollingsworth" thereunder).
- c) Given that applicant was deeply engaged in preparing responses to two major Office Actions in the April-July 2001 time frame, Mr. Hollingsworth's Request for Withdrawal that he signed on 9 June 2001 (received by USPTO on 13 July) should not have been accepted by the USPTO under 37 C.F.R. § 1.136(a) because

it put applicant in a compromised position of potentially being unable to file timely responses to the above-mentioned two Office Actions. Ironically, Mr. Hollingsworth's acceptance notice from the USPTO is dated 25 July 2001 (attached as "Exhibit F"), the exact date that applicant filed the response to the Office Action relating to application # 09/193,790.

(Potega)

- d) Mr. Hollingsworth's admission on his Request For Withdrawal that he had spoken to "at least one" Examiner in this same April-July time period, and then failing to notify applicant of such USPTO communications during a time which he had fully knowledge that applicant had two responses to Office Actions pending, is not only grossly negligent behavior, but may have been in some measure contributory to applicant having no way of avoiding the missed filing date for a response to the subject Office letter of 9 September 2002.
 - Applicant has only recently learned that Examiner Thuan N. Du did contact 1. Mr. Hollingsworth by phone regarding the subject Office letter of 9 September 2002, yet Mr. Hollingsworth never brought this to applicant's attention, even though Mr. Hollingsworth was sending applicant monthly invoices/statements up until 29 December 2002.
- c) Further, by his own admission in his Request For Withdrawal, Mr. Hollingsworth had knowledge that applicant was "conducting[ing] the prosecution of his pending cases himself" and, therefore, Mr. Hollingsworth should have notified any and all Examiners that may have contacted him of my correspondence address.
- d) In actuality, applicant never did receive from Mr. Hollingsworth a proper notice of his withdrawal as attorney or agent, as specified under 37 C.F.R. § 1.36. Even though Mr. Hollingsworth continued for every month after the his referenced collection letter of 2 April 2001, until 29 December 2001, to send applicant

monthly accounts payable statements, he never gave applicant any sort of notice of his actual decision to withdraw (see M.P.E.P. § 402.06), or even provide applicant with a copy of his 9 June 2001 (USPTO date of 13 July 2001) official "Request For Withdrawal As Attorney of Record." Applicant only came to know that Mr. Hollingsworth actually did officially file to withdraw when — some two years later, on 9 May 2003 — Examiner Thuan N. Du faxed applicant a copy of the subject Office letter of 9 September 2002, which included a copy of Mr. Hollingsworth's Request For Withdrawal.

- 3) Further, Mr. Hollingsworth's eventual 9 June 2001 (USPTO date of 13 July 2001) filing of his official Request For Withdrawal As Attorney Or Agent was contributory to applicant never receiving the subject 9 September 2002 Office Action by:
 - a) Stating among his reasons for requesting the withdrawal that "...the primary
 Patent Attorney, Mr. Colin P. Abrahams, with whom I am associated in handling
 Client's new and pending patent applications, is also filing a Request For
 Withdrawal as Attorney Or Agent."
 - i) Inexplicably, after stating that Mr. Abrahams was also filing a Request For Withdrawal, Mr. Hollingsworth then checked box #1 in the area of the form that deals with correspondence address. By checking the form's box indicating that "The correspondence address is NOT affected by this withdrawal," Mr. Hollingsworth caused all correspondence to continue to go to Mr. Abrahams' address. In light of Mr. Hollingsworth's declaration that Mr. Abrahams was withdrawing, he obviously should instead have checked form's box #2, and then written in applicant's address for all correspondence. By this incongruous and mistaken action in incorrectly completing the correspondence address area of his Request For Withdrawal As Attorney Or Agent, Mr. Hollingsworth

set up a scenario wherein applicant could not properly receive the subject 9 September Office Action.

- ii) Even more to the point, if one takes Mr. Hollingsworth's statement at face value about applicant communicating with "at least one USPTO Examiner," then Mr. Hollingsworth's directing the USPTO to address all correspondence to anyone other than applicant is an even more egregious error on his part. This is further compounded by Mr. Hollingsworth's written acknowledgement that applicant was "...conducting [ing] the prosecution of his pending cases himself." IT should have been obvious to Mr. Hollingsworth that, if applicant was Pro Se, that all correspondence should have been addressed to applicant, and not to Mr. Abrahams whom Mr. Hollingsworth believes to be also withdrawing.
- 4) On or about 3 May 2001, Applicant received an announcement from Mr. Hollingsworth that he had moved out of the area.
 - a) The file wrapper of the subject application does not indicate that Mr. Hollingsworth filed a change of address with the USPTO, which may have caused any correspondence sent to his old address of 10511 Keokuk Avenue, Chatsworth, CA 91311 to not have been properly forwarded, or otherwise not be deliverable. Applicant does note that Mr. Hollingsworth's filed Request For Withdrawal does use his new address of 22339 Circle J. Ranch Road, Santa Clarita, CA 91350.
 - b) From applicant's perspective, Mr. Hollingsworth's relocation in early May should have caused him to notify USPTO of his change of correspondence address, which he did not do for the subject application. Also, Mr. Hollingsworth was obligated to forward any USPTO communications or actions to applicant. Mr.

Hollingsworth's failure to advise applicant of his conversation with an Examiner at a time when he was still applicant's attorney of record clearly was wrong, and may have been contributory to applicant's eventual unavoidable failure to timely respond to the subject Office Action of 9 September 2002.

- 5) In summary, at least two of applicant's pending responses to Office Actions were put in harms way by Mr. Hollingsworth's untimely Request to Withdraw. He then failed to provide applicant with proper and timely notice of his withdrawal. Further, while having full knowledge of applicant's Pro Se status, Mr. Hollingsworth then both failed to notify applicant of communications with at least one USPTO Examiner during the period when applicant had pending responses due, and he also apparently failed to provide applicant's correspondence address to Examiner(s) with whom he communicated. Of utmost importance is that Mr. Hollingsworth's phone communication with Examiner Du regarding the subject Office letter of 9 September 2002 placed applicant in a position of being incapable of avoiding the consequential failure to reply to that subject Office Action.
- 6) Turning to Mr. Colin Abrahams, applicant's primary Patent Attorney, applicant's records indicate that he never filed a "Request For Withdrawal As Attorney Or Agent," even though applicant asked him to do so in late May of 2001. Given, as previously indicated herein, that even Mr. Hollingsworth believed Mr. Abrahams was going to file a Request For Withdrawal — as asserted by Mr. Hollingsworth in his Request For Withdrawal — Mr. Abrahams' failure to formally withdraw and notify applicant was the pivotal failure that eventually caused applicant to not receive the subject Office Action. Mr. Abrahams' failure to officially withdraw was flagrant and inexcusable because:
 - a) On 23 May 2001, Mr. Abrahams sent applicant a letter in which he stated "This letter is to provide you with notice of my intention to terminate services to you

and withdraw as your representative and attorney in your U.S. and foreign patent applications." (attached hereto is page 1 as "Exhibit G").

- b) On or about 25 May 2001 Applicant reminded Mr. Abrahams to file any necessary documents with the USPTO in order to assure that applicant would receive all patent-related notices and actions.
- c) On 24 May 2001, Mr. Abrahams did write letters to various foreign agents (an example of which is attached as "Exhibit H"), copies of which he duly forwarded to applicant. By receiving such copies of these withdrawal letters, applicant was thereby falsely reassured that Mr. Abrahams would and did properly file the requisite Request For Withdrawal document which would result in the USPTO directing all correspondences to applicant's address.
 - Mr. Abrahams was fully aware, during the time period of April-July 2001, that applicant was in the midst of preparing responses to two major Office Actions, namely a response to an Office Action mailed by the USPTO to Mr. Abrahams' address on 19 January 2001, for application 09/378,781 titled "Method and Apparatus For Transferring Electrical Signals Among Electrical Devices," which had an expiration date for filing a response of 3 (three) months, and a maximum time period for which a response could be extended of 3 (three) additional months (see letter of 4 May 2001 from Mr. Colin Abrahams as attached "Exhibit D").
- d) The second response was to an Office Action mailed by the USPTO on 27 February 2001 to Mr. Abrahams' address, for application 09/193,790 titled "Universal Power Supply," which had an expiration date for filing a response of 1 (one) month, and a maximum time period for which a response could be extended

of 5 (five) additional months (see letter dated 13 March 2001 from Mr. Abrahams as attached "Exhibit E."

- i) Thus, by the letters cited above from Mr. Abrahams to applicant regarding these two pending office actions, it is obvious that he was fully aware that applicant was required to prepare and file two responses during this time period, yet Mr. Abrahams still dissociated himself from applicant on or about 23 May 2001. His actions caused applicant to not complete and file a response to the first Office Action until 17 July 2001. Further, the second above-cited response was not filed by applicant until 25 July 2001.
- 7) Mr. Abrahams' behavior during the time of his dissociation with applicant served only to further reassure applicant that no notices or actions from the USPTO would fail to reach applicant, as Mr. Abrahams did promptly contact applicant on 28 January 2002. when an Office Action regarding another USPTO application had been received at his office. It was not until 9 May 2003 that applicant discovered that Mr. Abrahams never did file a Request For Withdrawal, but by then applicant's maximum extended time period to respond to the subject Office Action of 9 September 2002 had expired.
- 8) In a conversation with Mr. Abrahams on 2 July 2003, he acknowledged that he had recalled having been contacted by several ("at least three") USPTO Examiners in the time period from 25 May 2001 to present, but stated that he couldn't remember whether or not he informed these Examiners of applicant's contact and correspondence information.
 - a) He further said that he wasn't sure what he might have done with any specific USPTO correspondence he might have received during the second half of the year 2002, but he said that he probably would have returned any such materials to the USPTO.

- 9) On 7 July, 2003, applicant confirmed with Examiner Thuan N. Du that the file wrapper of the subject application does not contain any reference to any notifications, or a Request For Withdrawal by Mr. Abrahams. Nor does the file have any indication that Mr. Abrahams returned the subject action that the USPTO mailed to Mr. Abrahams' address on 9 September 2002.
 - a) Mr. Abrahams failure to notify applicant of these attempted communications by the three or more Examiners undoubtedly played a major role in causing applicant to miss the deadline for responding to the subject Office Action of 9 September 2002. Further, even though Mr. Abrahams continued to send applicant invoices until 28 February 2002, he failed to make even a minimal effort to contact applicant regarding official USPTO mail received by his office, clearly indicates that his actions were a prime contributor to applicant's eventual and unavoidable lack of response to the subject Office Action.
- 10) Thus, Mr. Abrahams' failed to file an official Request For Withdrawal, or to otherwise notify the USPTO of his withdrawal, and he further failed to notify applicant of phone calls or mail received at his office regarding client's pending applications. These glaring omissions clearly explain why applicant's alleged failure to properly reply to the Office letter mailed on 9 September 2002 was unavoidable.
- 11) Upon Examiner Du contacting applicant by phone on 3 October 2002 regarding the subject Office Action of 9 September 2002, applicant promptly faxed the Examiner the requested Change of Correspondence Address (attached "Exhibit I"). Applicant submits herewith also the official USPTO Auto-Reply Facsimile Transmission sheet (attached "Exhibit J") as verification that the fax cited here as Exhibit I was received.

- 12) On 29 April 2003, Examiner Du once again phoned applicant, stating that the previously-requested fax transmitted on 3 October 2002 had not been received in the Examiner's office. Applicant then faxed to the Examiner a cover letter (attached "Exhibit K," mistakenly dated 30 April instead of 29 April) and a copy of the above-referenced letter previously faxed on 3 October 2002 (Exhibit I) as well as the Auto-Reply Facsimile Transmission sheet (Exhibit J). In response to faxing these documents, an Auto-Reply Facsimile Sheet dated 29 April 2003 was received by applicant (attached "Exhibit L").
- 13) Also on 29 April 2003, applicant also faxed to Examiner Du a third letter, which was basically the original Change of Address letter faxed on 3 October 2002, but with the application number in a more conspicuous location, this version being further distinguished by the subject line "Change of Address (Second Notice)" (attached "Exhibit M").
- 14) Further, on 9 May 2003, in response to another phone conversation with Examiner Du, applicant once again responded via fax with a two-page letter (attached as "Exhibit N"), and a number of previously faxed documents were thereto attached, including re-transmission of:
 - Change of Address letter of 3 October 2002 (Exhibit I)
 - Auto-Reply Facsimile Transmission acknowledgement of 3 October 2002 (Exhibit J)
 - Auto-Reply Facsimile Transmission acknowledgement of applicant's 29 April 2003 letter (Exhibit L).
- 14) The above exchange of correspondences shows applicant's efforts to rectify the matter so as to be allowed to properly respond to the subject Office Action, and to avoid the subject application going abandoned.

- 15) More to the point, applicant's prompt fax response of 3 October 2002 should have given the USPTO sufficient and proper notice to then have forwarded the subject Office Action mailed 9 September 2002, which would have given applicant sufficient time to respond. Instead, applicant was not notified until April 2003 that his change of address transmitted by fax on 3 October 2002 had not be forwarded to the Examiner.
- 16) In summary, applicant declares that the foregoing events and circumstances were not in any way caused by applicant, and that the actions (or lack thereof) of applicant's previous attorneys/agents are the direct and obvious contributing factors which ultimately precipitated in applicant's unavoidable inability to properly reply to the Office letter mailed to Mr. Abrahams' address on 9 September 2002. Further, applicant did provide a change of address in sufficient time to have received the subject Office Action and responded to it within the maximum time period which could have been extended under 37 C.F.R §1.136(a).
- 17) Therefore, based on this declaration, application petitions the Commissioner to revive the subject application, so as to allow applicant to continue the prosecution thereof.
- 18) Applicant sincerely apologizes for the delay and any inconvenience caused in responding to the Notice of Abandonment, but it took time to locate and obtain documents and information that were not in applicant's possession, or that were discovered to never have existed.
- 19) Applicant acknowledges the kind cooperation of Examiner Thuan N. Du in providing applicant with some of the documents referenced herein.

Please acknowledge receipt hereof by stamping and returning the enclosed return postcard.

Respectfully submitted,

Patrick H. Potega

Applicant, Pro Se
7021 Vicky Avenue
West Hills, CA 91307-2314

Tel: (818) 340-7268 Fax: (818) 887-3197

Enclosed:

Transmittal Form
Form PTO/SB/61 (06-03) "Petition For Revival Of An Application. .."
Petition to Revive (14 sheets)
Attached Exhibits A-N (16 sheets)
Fee Transmittal Form
Check
Return Postcard

l hereby certify that this correspondence is being deposited with the United States Postal Service as Express Mail #EU662600902US in an envelope addressed to: Attention: Office of Petitions, Mail Stop PETITIONS, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on

11 JULY 2003	
(1)ate of Deposit)	
PATRICK H. POTEGA	
(Name of Applicant, Assignee or Registered Representative)	
(Signature)	
(1 JULY 2003	
(Date)	

"Exhibit A"

COMBINED DECLARATION AND POWER OF ATTORNEY

Attorney Docket Number: 1092-107.US

First Named Inventor: POTEGA, Patrick H.

Application Number: Not known

Filing Date: Concurrent Group Art Unit: Not known Examiner Name: Not known Scanned Document

As the below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor of the subject matter which is claimed and for which a patent is sought on the invention entitled: "Hardware To Configure Battery And Power Delivery Software" which is described and claimed in the specification which:

XX is attached hereto, OR
was filed on:

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment.

I acknowledge the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.

I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or 365(b) of any foreign application(s) for patent or inventor's certificate, or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below any foreign application for patent or inventor's certificate, or of any PCT international application having a filing date before that of the application on which priority is claimed:

Application Number(s)
None

Filing Date (MM/DD/YY)
None

I hereby claim the benefit under 35 U.S.C. 119(e) of any United States provisional application(s) listed below:

Application Number(s) 60/114,412

Filing Date (MM/DD/YY)
December 31, 1998

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"Exhibit A"

I hereby claim the benefit under Title 35, United States Code, 120 of any United States application(s), or 365(c) of any PCT international application designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT international application in the manner provided by the first paragraph of Title 35, United States Code, 112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, CFR 1.56 which became available between the filing of the prior application and the national or PCT international filing date of this application:

Application Number(s)
None

Filing Date (MM/DD/YY)
None

As a named inventor, I hereby appoint Colin P. Abrahams Registration No. 32,393, and Don A. Hollingsworth, Registration No. 25,631, my attorneys/agents to conduct all business in the Patent and Trademark Office in connection with this application. Please send all correspondence to:

Colin P. Abrahams
5850 Canoga Avenue, Suite 400
Woodland Hills, California 91367
Telephone: (818) 710-2788
Fax: (818)710-2798

I hereby declare that all statements made herein of my knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of Inventor : Patrick H. POTEGA

Citizenship : United States of America

Address : 7021 Vicky Avenue, West Hills,

California 91307-2314

Date: December31, 1999

(Signed) Patrick H. Potega

1092-107.US/01

DON A. HOLLINGSWORTH

'Exhibit B"

PATENT AND DESIGN MATTERS

10511 KEOKUK AVE. CHATSWORTH, CA 91311 USA PHONE (818) 998-3465 FAX (818) 718-6323

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Document

April 2, 2001

Patrick H. Potega Lifestyle Technologies / Air Power 7021 Vicky Avenue, Mail Stop LT-44 West Hills, CA 91307-2314

Re: Accounts Payable

Dear Mr. Potega:

In my letter to you of November 8, 2000, I requested full payment of your account by "about November 20th".

Since then, there has been no communication from you with regard to any of the patent applications on which I had previously provided professional services (prior to November 8, 2000), and I have not received any payment in any amount to apply against your account balance.

In my November 8th letter, I emphasized my personal need for you to settle your account with me at that time. Unexpectedly, there has been no proposal from you to make any payments whatsoever.

Moreover, your pre-November 8, 2000 verbal statement that you were hopeful to soon get additional funding for your projects is not comforting to me, since you and I apparently have different understandings of the word "soon". Similarly, my application of 1% per month interest, with your prior approval, is meaningless if I never receive payment.

Accordingly, I am now demanding that you pay the entire current balance of your account (\$6,454.16 as of March 28, 2001, per the enclosed Statement) by **April 20, 2001**. If I do not receive full payment by April 20, 2001, I, regrettably, will be forced to take appropriate alternative action.

Please also consider this letter as advance notice that, should you not pay the full balance of your account as set forth above, you leave me no choice but to withdraw my power of attorney status with the United States Patent and Trademark Office, and I advise you to then immediately look for alternative professional assistance in further prosecuting your pending patent applications.

Sincerely,

Don A. Hollingsworth

Enclosures: March 28, 2001 Statement

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	(NOT Available)
Pleat Harmon Serventur	Potega, Patrick H.
Group Art Unit	MAT AVELLAND
Exercises Name	(Not Amile Me.)
Allomay Docket Humbur	1092-107.05

REQUEST FOR WITHDRAWAL **AB ATTORNEY OR AGENT**

76	Washington, DC 20231	
l IM	hereby apply to withdraw as atturney or agent for the above ident	Med petent applicatio
The	The research for this request ere:	
	Bent, Mr. Publick H. Polinge, has outstanding charges, the major port	
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Client apparently wishes to conduct the prosecution of his pending cases himself, since he has informed at less one USPTO Examiner that I no longer represent him. Moreover, the primary Patent Attorney, Mr. Colin P. Abrahams, with whom I am essectioned in handling Client's new and pending patent applications, is also ting a Request For Withdrawal as Attorney or Agent.

I have made several phone calls to work out an emicable arrangement to continue our business relationship.

- The correspondence eddress is NOT affected by this withdrawal.

	CONTERCHOM					
Customer Number]→			er Munder	
OR .		.		- Cods Life		
Fine or Inchident Marine	Don A. Hollingsw	orth				
Address	22339 Circle J R	anch Rd				
Address						
Cla	Santa Clarita	* State	CA	219	91350	
Country	US					
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AUG 2 7 2003

COLIN P. ABRAHAMS

OF COUNSEL ELLIOTT N. KRAMSKY

WARNER CENTER 5850 CANOGA AVENUE, SUITE 400 WOODLAND HILLS, CALIFORNIA 91367

"Exhibit D"

PATENT TRADEMARK &

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TELEPHONE: (818)710-2788 FACSMILE: (818)710-2798 emell: cabrahams@earthlink.net

May 4, 2001

Mr. Patrick Potega Lifestyle Technologies 7021 Vicky Avenue West Hills, California 91307-2314

Re: Patrick Potega

U.S. Patent Appl. No. 09/378,781

"Method and Apparatus for Transferring..."

Based on U.S. Provisional 60/097,748

Our Ref: 1092-103.US

Dear Pat:

I write further to my letter of April 9, 2001.

The due date (of April 19, 2001) for filing a Response to the outstanding Office Action has passed. An extension of time for reply can be requested before May 19, 2001.

I look forward to hearing from you on this matter.

Very truly yours,

Colin P. Abrahams

1t1092-103.US12



Page 2 March 13, 2001 "Exhibit E"

You will note that the Examiner considers the number of claims to be high, and that they are "unduly multiplicative". The Examiner feels that fifty (50) claims would be reasonable for a single invention. I encourage you to take cognisance of the Examiner's comments when responding.

Some minor clerical errors have been found in the drawings, and the Examiner has noted that certain reference numerals not mentioned in the text appear in the drawings. These are set forth at the top of page 5. Please mark up drawings, or amend the text, to take account of the Examiner's comments.

A Response is due to be filed to this Office Action by March 27. 2001. It is possible to secure extensions of time, upon payment of official fees.

Please review the enclosed Office Action with Don Hollingsworth, and let me have your instructions at your earliest convenience.

Very truly yours,

Colin P. Abrahams

cc: Don Hollingsworth

Enclosed: Copy of Office Action

1t1092-102.US11

US PTO WG 2780

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Page 1 of 1





UNITED STATES PATENT AND TRADEMARK OFFICE

United States A of AND The D.C. 8023

PILICATEDY NO. FEDS DATE PRIT YOURD APPLICANT ATTY. DOCKET NO./IITAR 09/475,946 12/31/1999 PATRICK H. POTEGA

1092-107.US

OC0000000000330279

CONFIRMATION NO. 7898

COUN P ABRAHAMS 5850 CANOGA AVENUE SUITE 400 **WOODLAND HILLS, CA 91367**

Date Mailed: 07/25/2001

NOTICE REGARDING POWER OF ATTORNEY

This is in response to the Power of Attorney filed 07/13/2001.

 The withdrawal as attorney in this application has been accepted. Future correspondence will be mailed to the new address of record, 37 CFR 1.33.

per Service Center

Initial Petent Examination Division (703) 308-1202

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COLIN P. ABRAHAMS

"Exhibit G"

PATENT TRADEMARK & COPYRIGHT PRACTICE

OF COUNSEL Elliott N. Kramsky

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WARNER CENTER 5850 CANOGA AVENUE, SUITE 400 WOODLAND HILLS, CALIFORNIA 91387

TELEPHONE: (818)710-2768
FACSMILE: (818)710-2798
emeil: cabrahama@earthlink.net

May 23, 2001

BY FAX AND MAIL

Mr. Patrick H. Potega Lifestyle Technologies 7021 Vicky Avenue West Hills, California 91307-2314

Re: Patrick Potega

General and Patent Matters

Our Ref: 1092-100.GEN

Dear Patrick:

This letter is to provide you with notice of my intention to terminate services to you and withdraw as your representative and attorney in your U.S. and foreign patent applications.

1	During	our t	elepho	one d	iscus	ssion	yest	erday	(May	22,	2001)	, I
remin	ded you	ı that	you l	nave	a lor	ig ou	tstand	ding l	oalan	ce w	ith my	7
office	e of \$1		as	of A	pril	30,	2001.	Most	of i	t is	over	90
days o	old. '	<u> </u>										

Please note the following:

1. There are a number of your foreign applications where I may incur expenses without warning. This occurs where an office action issues from a foreign patent office, and my associate reports the action to me and bills me for the service.

Therefore, I advised you that I would (a) require you to send me a retainer to cover such anticipated expenses, or (b) write to my associates to incur no further expenses without my written authorization, and transmit communications to me at no expense, if they were willing to do so. You did not accept either of these options, but indicated that you would send me payment for my expenses only when I was billed by an associate.

COLIN P. ABRAHAMS

"Exhibit H"

PATENT TRADEMARK & COPYRIGHT PRACTICE

OF COURSEL ELLIGITY N. KRAWESKY

WARNER CENTER 5880 CANOGA AVENUE, SUITE 400 WOODLAND HELLS, CALIFORNIA 91367

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TELEPHONE: (818)710-2788 FACSMILE: (818)710-2798 email: cebrahama@earthlink.net May 24, 2001

BY FAX AND MAIL

Henry Goh (S) Pte. Ltd 30 Robinson Road #05-01 Robinson Towers Singapore 048546

Re: Lifestyle Technologies/Patrick Potega

Singapore Patent Application No. 200101078-4 "Method and Apparatus for Transferring ..."

Our Ref: 1092-103.SG Your Ref: SP-1047

Gentlemen:

I have withdrawn my representation of the Applicant, Mr. Patrick Potega in respect of the above patent application. Applicant has requested that you send future correspondence to:

Lifestyle Technologies 7021 Vicky Avenue West Hills, California 91307-2314 Telephone: 818 340-7268; Fax: 818 883-5706

I will no longer be responsible for any aspect of this application, or payment of your debit notes. You may wish to make financial and other arrangements with Mr. Potega for the further handling of this application. A copy of this letter is being sent to Mr. Potega who should contact you soon.

Your assistance to date has been much appreciated.

Very truly yours,

Colin P. Abrahams

cc: Mr. Patrick Potega

1t1092-103.5G05

"Exhibit I"

Patrick H. Potega 7021 Vicky Avenue West Hills, CA 91307-2314

Phone: (818) 340-7268 Fax: (818) 887-3197

Scanned Document

Transmitted via Facsimile

Date:

3 October 2002

To:

Mr. Du. Examiner

Patent and Trademark Office

From:

Patrick H. Potega

Subject:

Change of Address

Fax:

(703) 746-7239

Total Pages in this Fax: 1

Re: Application No. 09/475,946

Title: :Hardware for Configuring and Delivering Power*

Inventor: Patrick H. Potega Filing Date: 31 December 1999

Please change the correspondence address for the above-identified application to:

Patrick H. Potega 7021 Vicky Avenue

West Hills, CA 91307-2314

The previous address you have for this application, as shown below, is no longer valid:

Colin Abrahams

5850 Canoga Avenue, Suite 400

Woodland Hills, CA 91367

If you need to contact me, my direct phone number is: (818) 340-7268. My fax number is: (818) 887-3197.

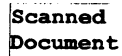
Patrick H. Potega

inventor

Page 881

TO: Auto-reply fax to 818 887 3197 COMPANY:

"Exhibit J"



Auto-Reply Facsimile Transmission



TO:

Fax Sender at 818 887 3197

Fax Information Date Received: **Total Pages:**

10/3/02 3:33:03 PM [Eastern Daylight Time]

1 (including cover page)

ADVISORY: This is an automatically generated return receipt confirmation of the facelmile transmission received by the Office. Please check to make sure that the number of pages listed as received in Total Pages above matches what was intended to be sent. Applicants are advised to retain this receipt in the unlikely event that proof of this faceimile transmission is necessary. Applicants are also advised to use the certificate of faceimile transmission procedures set forth in 37 CFR 1.8(a) and (b), 37 CFR 1.6(f). Trademark Applicants, also see the Trademark Manual of Examining Procedure (TMEP) section 306 et seq.

Received

Cover Page ======>

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Phone (#18) 340-7288 Fex: (#18) 867-3197

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Charge of Address

Total Pages in this Fax 1

7621 Yelly America Villal Hills, CA 91307-2314

rage Avenue, Sule 400 of Hills, CA 91367

rand to contact one, rby cloud places receiver in: (\$16) 340-7268. My tex or to: (018) 667-3167.

Scanned Document

"Exhibit K"

Appl. No.: 09/475,946

Patrick H. Potega 7102 Vicky Avenue West Hills, CA 91307-2314

30 April 2003

ATTN: Mr. Du, Examiner

Patent & Trademark Office

Re: Faxes for Change of Correspondence Address

Examiner Du:

Regarding our phone conversation of this date in the matter of Application No. 09/475,946 titled "Hardware for Configuring and Delivering Power," originally filed on 31 December 1999, herewith re-transmitted are:

- Copy of original fax indicating change of correspondence address, dated
 October 2002
- 2) Copy of PTO Auto-Reply Facsimile Transmission page, dated 3 October 2002

I have also faxed you separately a second letter, dated 30 April 2003 requesting a change or correspondence address. This second letter displays the Application No. more prominently than did the original faxed version of 3 October 2002, so that routing of the fax to you might be better facilitated.

Please call me to confirm your receipt of this fax. My phone is (818) 340-7268. My fax is (818) 887-3197.

Thank you for your attention to this matter.

Sincerely,

Patrick H. Potega Applicant, Pro se

Attachments: Original change of address fax, and Auto-Reply Facsimile Transmission notice.

Transmitted by telefax on the above date to (703) 748-7239

M/25/83 11:48:55

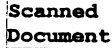
(SP10-)

+1 618 687 3197 BightPAZ

Page 601

10:Auto-reply fax to +1 818 887 3197 COMPANY,

"Exhibit L"



Auto-Reply Facsimile Transmission



TO:

Fax Sender of +1 818 887 3197

Fax Information Date Received: Total Pages:

4/29/03 11:33:44 AM [Eastern Daylight Time] 3 (including cover page)

ADVISORY This is an automatically generated return receipt confirmation of the lecansite transmission received by the Office. Please check to make sure that the number of pages listed as received in Total Pages above matches what was intended to be sent. Applicants are advised to retain this receipt in the unitially event that prouf of the faculatile transmission is necessary. Applicants are also advised to use the cartificate of faculatile transmission procedures sel forth in 37 CFR 1.8(a) and (b), 37 CFR 1 6(f). Trademark Applicants, also see the Trademark Manual of Exemining Procedure (TMEP) section 306 at aug.

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OFFICE OF PETITIONS

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"Exhibit M"

Appl. No.: 09/475,948

Patrick H. Potaga 7102 Vicky Avenue West Hills, CA 91307-2314

30 April 2003

ATTN: Mr. Du, Examiner

Patent & Trademark Office

Re: Change of Address (Second Notice)

Examiner Du:

Regarding our phone conversation of this date in the matter of Application No. 09/475,946 titled "Hardware for Configuring and Delivering Power," originally filed on 31 December 1999, please change the correspondence address to:

Patrick H. Potega 7102 Vicky Avenue West Hills, CA 91307-2314

Disregard the previous correspondence address, as shown below, as it is no longer valid:

Cotin Abrahams 5850 Canoga Avenue, Suite 400 Woodland Hills, CA 91387

Please call me to confirm your receipt of this fax. My phone is (818) 340-7268. My fax is (818) 887-3197.

Thank you for your attention to this matter.

Sincerely,

Patrick 1. Potega Applicant, Pro se

Transmitted by telefax on the above date to (703) 746-7239

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"Exhibit N"

Patrick H. Potega 7102 Vicky Avenue West H鎖s, CA 91307-2314

Appl. No.: 09/475,946

9 May 2003

ATTN: Mr. Du, Examiner

Patent & Trademark Office

Re: Retransmission of Change of Address

Examiner Du:

Regarding our phone conversation on the above date in the matter of Application No. 09/475,946 titled "Hardware for Configuring and Delivering Power," originally filed on 31 December 1999, I am herewith re-transmitting by fax the following:

- 1) Copy of original fax indicating change of correspondence address, dated 3 October 2002
- 2) Copy of PTO Auto-Reply Facsimile Transmission page, dated 3 October 2002
- 3) Copy of PTO Auto-Reply Facsimile Transmission page, date 29 April 2003, which indicates that 3 pages were received by PTO. Those three pages were Items 1 and 2 above, and also my cover letter to you, dated 30 April 2003 (note that the date on my cover letter was incorrect, and should have been 29 April 2003).

I do not understand why Item 2 above was not forwarded to you as part of my tax tgransmission of 29 April 2003, even though you apparently received the other pages that were transmitted.

As I mentioned, my records do not have a copy of the Withdrawl of Attorney form of previous counsel Colin Abrahams that you referred to in our phone conversation, and I look forward to receiving that from you by fax and/or mail. Mr. Abrahams did not copy me on either his Withdrawl of Attorney, not has he ever provided me with any documents he may have received after his withdrawl relating to the subject application, including the Election/Restriction Notice of last September to which you have been referring.

Please call me to confirm your receipt of this fax. My phone is (818) 340-7268. My fax is (818) 887-3197.

Scanned Document



Thank you for your attention to this matter.

Sincerely,

Patrick H. Potega Applicant, Pro se

Transmitted by telefax on the above date to (703) 746-5688